

T-60
REQUESTING FBI-HOUSTON FIELD OFFICE
Physical Address. REPORTED DEVALUATION WAS
CONNECTION TO DFW FIELD OFFICE
TOO

JULIO OZONGO #1961851
DA B208 INS. Sq 4 SURR.
LAW LIBRARY 4/10/21

United States Courts
Southern District of Texas
FILED

MAR 28 2022

Nathan Ochsner, Clerk of Court

LAW LIBRARY

4/10/21

LAW LIBRARY

File #

FEB 22, 2021

Requesting FBI/DEA-HOUSTON FIELD OFFICES

1433 West Loop S, Ste. 600
Houston, TX. 77027

JULIO A ZUNIGA
MONGOOSEDISTRO.COM/

B.208

#1961581

DA

Sy. 13 SLAVE

LAW LIBRARY

FEB. 22, 2021

Mary Aldous,

First Assistant, (DA?)

Barthella Jones,

Chief - Civil Division,

Vicki Kraemer,

Chief Investigator * (If she's still there, she might be the person you want, or who fielded your letter?)

Yo!! I saw NO one named Cynthia Bridges on their County webpage!! (?) Are you saying SHE, or someone at that office, sent the TFSR Show the Interview copy? Or, any of the above; this was all I could find.

I-60

Hello, I am Done Doing the DRAFTS - I would like
to Reiterate Everything Again, Can you SEND J-IN Forms
Pursuant / 1 - 1983 PLEASE. I am Ready to
go AHEAD with the next step as soon as I
fill these out. I've got all Documentation
NEEDED to Proceed.

JUL 10 ① ZONIG①

#1961551

DA

B208

Sq. 13

LAW LIBRARY

3/15/21

LAW LIBRARY / GOLIGHTLY B208

T-6C

I NEED TO FILE 1983/What is the
FEDERAL Circuit for TUES AREA?

Galveston Division
and if you appeal then it goes
to the 5TH CR.

601 Rosenberg St. Rm 411
Galveston, TX 77550

JULIO A Zuniga

B208

#1961551

DD

Sg. 138108

LAW LIBRARY

FEB 22, 2021

C. S.

LAW LIBRARY

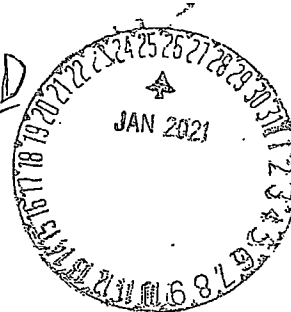
B-2-08

I-60

Requesting Officer's NAME LIST.

No Officer Roster UNAVAILABLE

AT THIS TIME. Shortage due to DEMAND
For Roster. You'll need to RE-SUBMIT



JULIO A ZUNIGA *(Signature)*
MONGOOSE DISTRO. COM/personalwill

DA

#1961581

Sq. B SLOTE
B - 2 - 08

LAW LIBRARY

TEXAS DEPARTMENT OF CRIMINAL JUSTICE
HEALTH SERVICES DIVISION
SICK CALL REQUEST

KIN

PART A: (To be completed by offender)

Offender's Name: Julio A Zuniga A

Date: 2/14/22
TDCJ No.: 1961551

Work Assignment: INS. MED. STF

Work Hours:

Wing No: _____ School Hours: _____

Service needed: Medical Dental Mental Health Other:

Reason for Health Services Appointment: FOR MENTAL HEALTH DUE TO!!

How long have you had this problem? Hours: 5000 Days: 7,635

"In accordance with state law, if this visit meets offender annual health care services fee criteria, I understand that my trust fund account may be charged a \$13.55 health care services fee. I also understand that I will be provided access to health care services regardless of my ability to pay this fee."

INN-DOC LOCAL 613 #1
Signature of Offender

Part B: (To be completed by medical personnel – Do not write below this line)

Medical Reply: Scheduled at MHS 2/17/2022

Janet WMC

Medical Staff Member's Signature

FEB 17 2022

MEDICAL

J - 60

4/21/21

AGAIN, ~~I WANT TO BE TESTED - FOR~~
~~(H-PIVOT)~~ DR. HUAQUE AND BETSY
ZECHMAN REFUSED ME ON 4/21/21 (9:45-10:15)
FOR SHOWING A WATER-SAMPLE TO DR. HUAQUE ON
CAMERA. HE SAID I DON'T NEED IMMUNITY, "USUALLY"
TO DRINK MORE CONTAMINATED WATER.

JUL 10 @ ZUNIGA

#L961551

DA

B208

Ins Med 894

RECEIVED

APR 22 2021

4/21/21

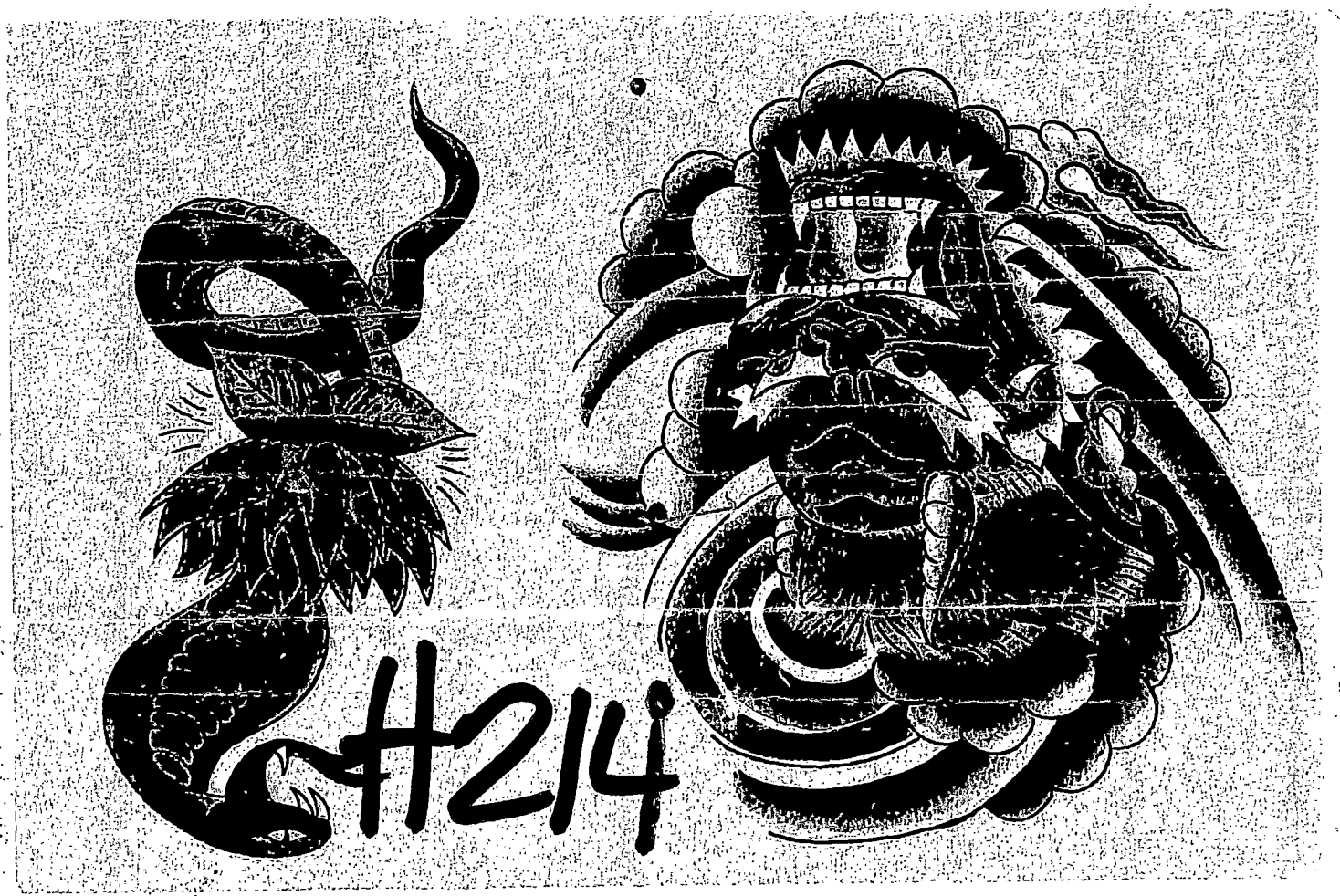
MEDICAL

Mixed

• Rf

STL

Mo Pa



SUBMITTED BY OFFENDER

I-60

REQUESTING TO KNOW WHO SHUT DOWN MY ACCOUNT,
I AM HAVING TO REPORT RETALIATION DURING
COVID-19 PANDEMIC TO MEDIA, SO INCLUDE ALL
EMPLOYER'S NAMES AS WELL. THANK YOU.
MONGOOSEDISTRO.COM / PRISONSKILL@WORDPRESS.COM

JULY 10 ① ZUNIGA ① (INN-TWOC) #1961551
DIA Please address all account questions,

MAR 8 2021

Submitted by

COMMISARY.

Mrs. C. Gongora
Commissary & Trust Fund Dept.
901 Normal Park, Suite 207C
Huntsville, Texas 77320

Sq. B.

FEB. 2, 2021



J. Zuniga

#1961551

B2-08

JULY 4 ZUNIGA #1961551 "Z"
DRENGTON UNITED
59 DRENGTON RD.
ROSHARON, TEXAS 77583

12 MAR 2021 PM 2 L

H HOUSTON
NORTH HOUSTON TX 773

SOLDIER MALL

Inter-American Commission on Human Rights
ORGANIZATION OF AMERICAN STATES
1089 F ST. NW
WASHINGTON, DC 20006

20008-4493999

T-60
REQUESTING POSTMASTER GENERAL'S OFFICE
THANK you,... AND CYNTHIA Bridges - DA -
BRAZORIA County. THANKS.

1. BRAZORIA County District Attorney

JERI YENNE

408A COURTHOUSE

111 E. LOCUST ST.

ANGELTON, TX. 77515-4628

RECEIVED
FEB 22 2021
#1967551

JULTO @ ZUNIGA@INN-IWOC

DA 2. WRITE MAIL Room!

Sg. 13 SCAVE

B 2-08

1/21/21

LAW LIBRARY

LAW LIBRARY

1/21/21

I - 60

REQUESTING MY EVENING SNACK TO BE RE ISSUED.

I got kicked off of the computer again.
Can you PLEASE Re issue my MENT Snack in the
Evening, ... My HYPO Snack's WERE REMOVED,
FOR NO REASON.

JULIO A Zuniga

#1961551

DA /MONGOOSEDISTRO.COM

Sg. 13 Slave
RECEIVED

MEDICAL

PM Snack ordered
When you come for
your care visit

2-08

JAN 31 2021

RV. F. ADONI RN

MEDICAL



T-60

Requesting Rx~~on~~ ON Clorphen and
Nasal Spray... I NEED VITAMIN C pills too.
Thank you!

JULIO A Zuniga

#1961557

DR

Replied ~~2/23/21~~ Sq. 13 Slave

RECEIVED

MEDICAL

B-2-00

I - 60

Dear Mr. Hudson, I apologize for the mistake
of givin you an old address, I had "NO IDEA"
"Kriszt" bought a HOUSE, - NO MORE APARTMENT.

SHE SAID TO PLEASE PUT MY NEW ADDRESS AS:

JULIO (A) ZUNIG(A) 7629 Bellingham Dr.
HOUSTON, TEXAS 77028. I still don't have a
#, BUT, ON VISITATION, I'll RETRIEVE IT. THANK YOU.
TILL NEXT TIME. Set it on ^{3/10/21}

JULIO (A) ZUNIG(A) (B208) #1961551
DA Sq 13
PAROLE / MR. HUDSON 3/12/21

PAROLE

Agywaze

MENTAL HEALTH I - 60

REQUESTING TO SPEAK TO RIGGING

3-11-21 Schedule up to date
Suggets write

RECEIVED

MAR 10 2021

BY: _____

JULIO A ZUNIGA
DA
MENTAL HEALTH#1961551
sg. 13 slave
3/7/21
B 208associated with _____ actions taken by the new delegate in their duties
as a delegate until the General Secretary-Treasurer approves the new delegate.at an
IWW
meeting.Business or another outside delegate will
Signature of sponsoring delegate sign here Please send me a bundle of _____ copies of the Industrial Worker. (You will be billed 20 cents per copy.)
 Please list me as a contact in the IWW Directory, published in the IW & online.\$5.00 ← the Industrial
Worker as a glossy
magazine

My listing should read as follows:

(name, address, phone number, e-mail - please note: delegates are strongly encouraged to use PO Boxes or non-residential addresses for the listing)

GHQ USE ONLY	
REC'D	DELEGATE NO.
RIGGING ISSUED	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>
BY	G H @ fulls out

GENERAL SECRETARY-TREASURER'S SIGNATURE

This part :)

NOTE - So far we have not been sending member cards, pins/buttons, or dues

I-60

Requesting NAME'S OF SENIOR PRACTICE MANAGERS
SUPERVISORS TO ADD TO "DISCRIMINATION NEWSLETTER"

Please refer to
Law Library

RECEIVED

FEB 24 2021

BY: F. Johnson

JULIO  ZAMORA 

#1961581

Sg. 13 SPCW

FEB 22, 2021
B-2-08

DA
SENIOR PRACTICE MANAGER

MEDICAL SENIOR PRACTICE MANAGER B-2-08

I-60
Requesting To Spend To Me.

Scroggins.

RECEIVED MAR 22 2021

RECORDED
RECORDED

JUL 10 2021 ZONG
DA
#1961551
S8-13
317/21

Mental Health

MENTAL HEALTH 2016-A-T
20155 B28

I-60

REQUESTING MEDICAL Boot's / SHOE'S... AND I
AM NEEDING TO SPEAK TO DR. ABOUT MY Head
RESTRICTION, - WHY DID THEY REMOVE IT FROM THE
Computer? I NEED THAT!

MAY 10 @ ZUNIGA TLC-IWOC.

#1961581

DD

RECEIVED

RSC

MAR 30 2021

Sgt. B SLOANE

BY: Wesleye PW

MEDICAL / DR. ONUOGENU

3/26/21

B-2-D8

Why?

Look at the Habits of Effective People; which number do you think best applies to you, and

Do you meditate in order to reach a deeper level of spiritual connection?

DR. ONUOGENU

3/26/21

MEDICAL

T-60

REQUESTING VITAMIN D, AND CLORPHEN, FOR
CHEST CONGESTION,... NASAL SPRAY IS OUT,
NEED REFILL.

Ordered: Calcium with
Vitamin D has drug interaction
with your other medications
#1961551

JULIO O ZUNIGA

DA

Sq. 2 SIAVE

JAN 05 2021 - 1-21

MEDICAL

Hustle, which may be of some help to Alex -- see the attached PDF. You can also find information about the specific equipment the team uses in [this blog post](#) from our network, Radiotopia.

All mail can be sent here:

Ear Hustle SQ
P.O. Box 883723

San Francisco, CA 94188-3723

Hope that helps, and best wishes to you both.

Take care,
Julie Shapiro
EP, Radiotopia & Ear Hustle

Julie Shapiro

LAW LIBRARY

I - 60

REQUESTING STATE REPS: ALMA ALLEN

(D) HOUSON / RON REYNOLD'S (D) MISSOURI CITY
MAYOR SYLVESTER TURNER'S OFFICE / ABBIE KAMIN / CAROLYN EVAN
Shabazz, -- Physical Addresses Please.

State Capitol
1400 Congress Ave.
Austin, TX 78768

Julio A Zuniga (www-iwor)

DD

ALL Texas REPS have the
same address once it gets to Austin. Then
they will forward it to the proper address

Sylvester Turner
P.O. Box 1562
Houston, TX 77251
#1961351
12.19.20

Sg 2 SCONE

LAW LIBRARY / GOLIGHTLY

PRISONS kill

B208

E-3-12B
on B Line 208
RCVD: 1/19/21

iPad

3:03 PM

47%



the Democratic Party, out of the Republican Party, and swell the ranks of the Black Panther Party and the Peace and Freedom Party.

After building an alliance with Latinos within the Peace and Freedom Party and after a series of state primaries and much wrangling, Eldridge Cleaver emerged as the clear favorite. On August 18, he formally secured the nomination of the national Peace and Freedom Party convention as its candidate for president of the United States with 161.5 delegate votes, outshining the 54 votes for the runner-up, civil rights activist and comedian Dick Gregory.³⁹

On August 25, the Panthers held a rally at De Fremery Park in west Oakland that they ceremoniously renamed Bobby Hutton Memorial Park in honor of the martyred Panther youth. The rally attracted a cross-section of Panther supporters, bringing them together to strengthen their anti-imperialist identity, binding them across race and social position to forge a revolutionary rejection of American empire.⁴⁰

The crowd gathered in the hot sun and under the cool shade of the park's oaks to listen to the speakers and show their support for Huey Newton. Although Hutton Park lies in the heart

I-60
REQUESTING TO SEE DR. ONGO
FOR BACK PAIN MEDICATION AND SINUS
MEDICATION/NASAL SPRAY.
THANK YOU!!

RECEIVED

APR 07 2021

BY: F-Andrea PW

JULIO A. ZUNIGA JUB 613 #1961531
Texas Local - Houston Branch IWC
DA 08 Sg. B SLAVE
MEDICAL PSC D 4/4/21

MEDICAL

STOP

I-60 B208/3/22/21

NEED VISITATION FORM PLEASE.

01

" SCROGGINS

JUL10 ④ Zonig ④ TLC-1wec

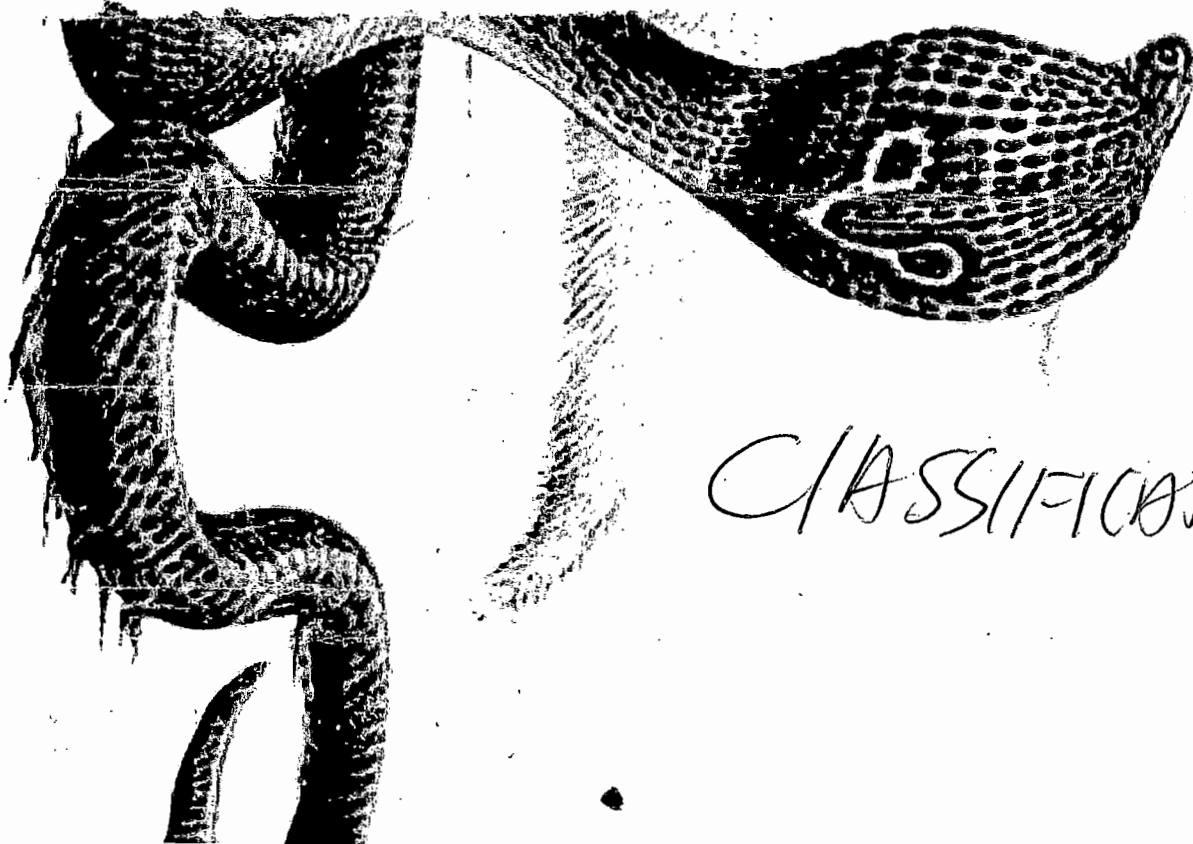
DA

B208

~~BD68~~

CLASSIFICATION

#1961557
Sg. 138LIVE
3/22/21



Classification

I - (redacted)

REQUESTING NASAL SPRAY REFILL, AND
IBUPROFEN / CLORPHEN REFILL.

JULIO (④) Zuniga (④)

KIOS

#1961587

DA
MEDICAL DR. ONUOGLU
Crafoor

INS. MED. Sq 3

RECEIVED AUG 24 2021

8/23/21

Give reason for appeal if applicable (if applicable)

not appropriate to dispense with a prescription, then initial hyperprocessed.

KIOS

MEDICAL

8/23/21

Signature Authority:

Date:

Returned because: *Resubmit this form when corrections are made.

Initial Submission	Office Use Only
	CCG Initial

T-60

Requesting To Speak To Seroggyms.

2.12.21 Schedule w/m HS
Sergeant MTC

JUL 10 ① Zonigh

#1961581

DA

Sgt. B SLAVE

MENTAL HEALTH

RECEIVED

FEB 12 2021

BY: Lorraine RA

B-2-08

Z-B-98

T-60
REQUEST TO SEE ~~HSH~~ HSH Regans

JULIO OZONGO INOC-TUB6B #1961551

DA

INS. MED. SG 4

MENTAL HEALTH
423-21 Schedule 4/10/21
Supto MHS

4/18/21

RECEIVED APR 20 2021

MENTAL HEALTH

ZUBIA, J B2-8
1961551

H24 Moved

I-60
REQUESTING INDIGENT POCKET T.

JULIO A. ZUNIGA

DA

LAW LIBRARY B 208

#1961551

Seq. 13 SCAFE

FEB 23, 2021

LL

LAW LIBRARY

B 209

TDCJ - INSTITUTIONAL DIVISION
OFFICIAL LAYIN PASS
INFIRMARY

EFFECTIVE DATE: 04/23/2021
FROM-TO TIME: 09:30-09:45
START DATE: 04/23/2021 END DATE: 04/23/2021

ADMIT: 01961551 ZUNIGA, JULIO
REASON: ONUOGU/23 HOUSE: B-2-08B

JOB: INSIDE MEDICAL SQ 04 00:00-00:00
EDUC:

COUNTROOM: WASHINGTON

TITLE: CLERK1

TDCJ - INSTITUTIONAL DIVISION
OFFICIAL LAYIN PASS
ADMINISTRATIVE

EFFECTIVE DATE: 04/23/2021
FROM-TO TIME: 07:00-09:29
START DATE: 04/23/2021 END DATE: 04/23/2021

ADMIT: 01961551 ZUNIGA, JULIO
REASON: 0700 UCC HOUSE: B-2-08B

JOB: INSIDE MEDICAL SQ 04 00:00-00:00
EDUC:

COUNTROOM: WASHINGTON

TITLE: CLERK1

LAIN LIBRARY I-60

REQUESTING THE NAME OF COUNTY FOR
LIVINGSTON, TX / DA OF COUNTY / SHERIFF'S DEPT
INFORMATION. THANKS.

↑
Polk County

William L. Lee
101 N. Mill St, Ste 247
Livingston, TX 77351

Sheriff
1733 N. Washington
Livingston, TX 77351

JUL 10 A Zuniga B.208
TLC-IWOC-IUB-613 #1

#1961551
Sg 13.52AVE
5/1/21

T-60
REQUEST TO SEE PROVIDED "Osmolites"
IMMUNO-COMPROMISED PATIENT SUPPLEMENT.

JUL 10 (A) Zuniga INOC-TUB 613
DA (HOUSTON)
--

#1961551
INS NTS 99.4
4/16/21

Print Date: 04/05/2021 22:38
Electronically Signed by ONUOGU, JOY O. FNP on 04/06/2021.
##And No Others##

Page: 1/1

MEDICAL ONUOGU FSC

APR 20 2021
BY: F. Godwin Rd

MEDICAL

4/16/21

No housing address

NO RT

TEXAS DEPARTMENT OF CRIMINAL JUSTICE
HEALTH SERVICES DIVISION
SICK CALL REQUEST

H214

PART A: (To be completed by offender)

Offender's Name: Julia Zuniga

Date: 4/15/21

Work Assignment: Ins. Med. 594

TDCJ No.: 19661551

Wing No: B209

School Hours: _____

Work Hours: _____

Service needed: Medical Dental Mental Health Other:

Reason for Health Services Appointment: I NEED my OSWALITES RENEWED

How long have you had this problem?

Hours:

Days:

"In accordance with state law, if this visit meets offender annual health care services fee criteria, I understand that my trust fund account may be charged a \$13.55 health care services fee. I also understand that I will be provided access to health care services regardless of my ability to pay this fee."

[Signature]
Signature of Offender

RECEIVED

APR 16 2021

Part B: (To be completed by medical personnel – Do not write below this line)

Medical Reply: No indication for continuous BY: [Signature]

DMOLIT. YOU GET YOUR SNACK

Medical Staff Member's Signature

HSA - 9 (Rev. 8/19)

[Signature]
Date

I-60

Requesting Blood work done for Arsenic,
AND LEAD Poisoning.

RECEIVED

JUN 22 2021

PL BY: 110 RN

#1961581

Ins. MED. 893

6/21/21

MEDICAL

Submitted by offender

MEDICAL

6/21/21

SUBJECT: State briefly the problem on which you desire assistance.

B.2.08

1. Mayor Sylvester TURNER
City Hall Annex
900 Bagby, First Floor
Houston, Tx. 77002

2. Representative, STATE
Ron Reynolds - 27 Dist. (Miss. City)
Alma Allen - 131 Dist
STATE CAPTL

Name: 1400 CONGRESS AVE. No: _____ Unit: _____

Living Quarters: P.O. Box 2910 Work Assignment: _____

DISPOSITION: (Inmate will not write in this space)

Austin, Tx. 78768-2910

TEXAS DEPARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL DIVISION
INMATE REQUEST TO OFFICIAL

REASON FOR REQUEST: (Please check one)

PLEASE ABIDE BY THE FOLLOWING CHANNELS OF COMMUNICATION. THIS WILL SAVE TIME, GET YOUR REQUEST TO THE PROPER PERSON, AND GET AN ANSWER TO YOU MORE QUICKLY.

1. Unit Assignment; Transfer (Chairman of Classification, Administration Building)
2. Restoration of Lost overtime (Unit Warden-if approved, it will be forwarded to the State Disciplinary Committee)
3. Request for Promotion in Class or to Trusty Class (Unit Warden- If approved, will be forwarded to the Director of Classification)
4. Clemency-Pardon, parole, early out-mandatory supervision (Board of Pardons and Paroles, 8610 Shoal Creek Blvd. Austin, Texas 78757)
5. Visiting List (Asst. Director of classification, Administration Building)
6. Parole requirements and related information (Unit Parole Counselor)
7. Inmate Prison Record (Request for copy of record, information on parole eligibility, discharge date, detainees-Unit Administration)
8. Personal Interview with a representative of an outside agency (Treatment Division, Administration Building)

TO: _____ DATE: _____
(Name and title of official)

ADDRESS: _____

I-60

REQUESTING TO GET TESTED FOR
High METAL'S - ARSENIC, LEAD, ALUMINUM, PCB,
CCT.

JULIO A ZUNIGA

RECEIVED AUG 04 2021
#1961551
JULIO A. RN

JA

H207T

INS. MED. pg 3

MEDICAL

Aug. 2. 2021

MEDICAL

Aug 2 2021

J-60
SUBMITTED BY OFFENDER

NEED #^s TO ALL GRIEVANCE^s
ACTIVE AS OF NOW.

I'VE ENTERED 3, AND YOU ONLY
SHOW ONE. WHERE'S THE REST?

JULIO @ ZUNIGA TEC-MOC

#1961551

DA 2021860619
2021055698

B208

Sq: 13 SVAUE

LINCOLN/GRIEVANCE

2/28/21

GRIEVANCE/LINCOLN B208

SUBMITTED BY OFFENDER

I-60

REQUESTING TO SEE DR.
ENOUGH FOR ABDOMINAL PAIN.
AND LAB TEST RESULTS.

JULIO @ ZUNIGA @

DA

MEDICAL/NFC

RECEIVED

SC MAY 07 2021 #11961581
BY: Julio En.

H2147 TNS MED. SG3

5/5/21

MEDICAL

H2147

5/5/21

OBJECT: State briefly the problem on which you desire assistance.

REQUESTING TO REVIEW MY MEDICAL RECORDS, COPY FOR TEST RESULTS AND MEDICATION SUBMITTED.

Name: JULIO A Zuniga A

No: 1961551

Unit: MEMORIAL

Living Quarters:

Work Assignment: Laundry/School

POSITION: (Inmate will not write in this space)

You are laid in to come review them on 09/28/21
@1000-1030

RECEIVED SEP 22 2021

C. John RN

-60 (Rev. 11-90)

N/P2

TEXAS DEPARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL DIVISION
INMATE REQUEST TO OFFICIAL

REASON FOR REQUEST: (Please check one)

PLEASE ABIDE BY THE FOLLOWING CHANNELS OF COMMUNICATION. THIS WILL SAVE TIME, GET YOUR REQUEST TO THE PROPER PERSON, AND GET AN ANSWER TO YOU MORE QUICKLY.

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5. Visiting List (Asst. Director of classification, Administrative Building)
6. Parole requirements and related information (Unit Parole Counselor)
7. Inmate Prison Record (Request for copy of record, information on parole eligibility, discharge date, detainees-Unit Administration)
8. Personal Interview with a representative of an outside agency (Treatment Division, Administration Building)

TO: MEDICAL RECORDS

(Name and title of official)

DATE

9/21/21

ADDRESS: MEMORIAL

S914

T - 60

REQUEST TO REVIEW my MEDICAL RECORDS,
THE MEDIA IS REQUESTING IT, ... ARE YOU DENYING ME ACCESS to
MY MEDICAL RECORDS? YOU LAYED-ME IN ONCE, DID NOT BOTHER
TO CALL OUR WING FOR MEDICAL LIAISON, ... YOU THINK THAT'S GOING TO
STOP THE NEED FOR ME TO VIEW MY RECORDS? YOUR TACTICS TO dolore
INMATES IS NOT GOING TO WORK, I WILL HAVE MY FACILITATORS CALL YOU,
AND RAISE ISSUES ON MORE STUFF IF YOU'D LIKE! LET ME KNOW.

JUL 10 ④ Zuniga

DA

MEDICAL RECORDS

K1057

RECEIVED SEP 17 2021 9/13/21
Bogard

#1EC1551
Liaison Folder

6/1/2021

Sample IWOC Branch Bylaws | Incarcerated Workers Organizing Committee

Like all Branch Officers, outside Liaisons should be elected by members inside on an annual basis, though Branches may further grow and differentiate outside tasks as needed (creating an officer for Media, Reentry, Outreach, etc), in partnership with IWOC.

Article 6: Revision

These Bylaws may be amended by a majority vote of the Branch. However, as By-Law edits change the rules of the game, unless in an emergency situation By-Laws changes should be given more time and process to pass. In outside Branches this means being discussed at one meeting and decided at the next meeting.

I NEED TO MEDICAL RECORDS ; I NEEDED
A COPY OF MY H-PYLOM AND MEDICAL TREATMENT.

YOU WERE LAID IN ON 09/02 TO REVIEW A COPY
OF YOUR H-PYLOM RESULTS/ MEDICATION LIST, AND YOU WERE A
NO SHOW.

JULIO A Zuniga

(PNU)

DR

K-I-5

#1961551

RECEIVED SEP 09 2021

Rodrigo E.S.

Lundberg Tolosa

MEDICAL RECORDS

9/7/21

Z-I-60⁹

MEDICAL RECORDS

REQUEST FOR THE MARSHALL
ZEWEL ATTEMPT. PROJECT.

9/13/21

I-CO

REQUESTING MEDICAL RECORDS
OF H-PYLOR I POSITIVE - TEST RESULTS,
AND THE DOCTOR ONOGU'S ANTIBIOTIC'S
PRESCRIPTIONS - PLEASE. THANK YOU.

JUL 10 A Zuniga@TWOC-LOCAL 613#1 #1961551

DA

H207T

INS. MED. Sg 3

MEDICAL RECORDS

You will be laid
KIOS

8/16/21

RECEIVED AUG 18 2021

Uma LN

KIOS

MEDICAL RECORDS

H207T

8/16/21

I - 60

REQUESTING TO DO RESEARCH @ LAW LIBRARY
THANK YOU. DATE?
P-E

JUL 10 2021 INNIG TL-TUB 613-1WOC

#1961531

DA

H-214

Ins. MED. 5g 4

LAW LIBRARY

4/25/21

LAW LIBRARY

I-C?

This is THE SAME REQUEST about my
OSMOLITES, I'm Feeling SICK, ... I've TOLD
YOU THIS. IF YOU ARE NOT ANSWERING MY
SICK CALLS, ... I WILL BE FORCED TO BRING IN
OUTSIDE SUPPORT, ... I'M SURE, YOU CAN HANDLE
THIS, ... I'VE WAITED 3 WEEKS, WHO DO-I HAVE TO
WRITE THE DISCRIMINATION GRIEVANCE ON?

JUNIO A. ZUNIGA #1961051

DA

MEDICAL/NP

The issue was
addressed in 1-60
of 2-22-21. 02
RECEIVED

FEB 23 2021

BY: Federico

Sq-13 SICK

FEB 22, 2021

MEDICAL

B-2-D8

F-100

Protecting Myself on Moral Ground / Christopher
and Protecting "Disenfranchised" People. The Huntsville
Pegion is not allowing me to buy NOTATIONAL SUPPORTERS on Community
"tiny" site. Stole my Family from putting of our Bills.

JULY 10 (6) ZENIGOS REPLIED 21070 RECEIVED #1261557
Drs
MEDICAL / DR. HOUSE 3/13/2021 BY: Frankie 3/9/21

K. K. K. K. K. K.
RECEIVED MAR 10 2021

MAR 13 2021

B-2-08

MEDICAL / DR. HOUSE
3/9/21

OBJECT: State briefly the problem on which you desire assistance.

I REQUESTED "OSmolites," Nasal spray/Clorophan to combat Covid-19
 YOU REFUSED ME ACCESS TO IMMUNITY, DISCRIMINATIVE
 /RETALIATIVE ACTION'S BY YOU AND UTMB have gone far enough.
 YOU ARE DENYING ACCESS TO "HEP-C" CURE FOR OFFENDERS STATEWIDE, AT
 YOUR REQUEST, ... DENIED ME ACCESS TO NUTRITIONAL SUPPLEMENTS, ... AND
 CONTINUE TO REFUSE, ... NOW MAKE SURE YOU TELL OUR FAMILY'S WHY YOU ARE
 DENYING IT. DON'T BE A COWARD AND LIE, TELL THEM WHAT YOUR AGENDA
 FOR THE STATE.

Name: JULIO (D ZUNIGA)

No: 1961551

Unit: DA

Living Quarters: B208

Work Assignment: Sq 13 slave

SPOSITION: (Inmate will not write in this space)

Offender Please clearly state what
 you are requesting from medical.

RECEIVED

MAR 07 2021

BY: Degeville PW

60 (Rev. 11-90)

TEXAS DEPARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL DIVISION
INMATE REQUEST TO OFFICIAL

REASON FOR REQUEST: (Please check one)

PLEASE ABIDE BY THE FOLLOWING CHANNELS OF COMMUNICATION. THIS WILL SAVE TIME, GET YOUR REQUEST TO THE PROPER PERSON, AND GET AN ANSWER TO YOU MORE QUICKLY.

- Unit Assignment, Transfer (Chairman of Classification, Administration Building)
- Restoration of Lost overtime (Unit Warden-if approved, it will be forwarded to the State Disciplinary Committee)
- Request for Promotion in Class or to Trusty Class (Unit Warden- if approved, will be forwarded to the Director of Classification)
- Clemency-Pardon, parole, early out-mandatory supervision (Board of Pardons and Paroles, 8610 Shoal Creek Blvd. Austin, Texas 78757)
- Visiting List (Asst. Director of classification, Administration Building)
- Parole requirements and related information (Unit Parole Counselor)
- Inmate Prison Record (Request for copy of record, information on parole eligibility, discharge date, detainees-Unit Administration)
- Personal Interview with a representative of an outside agency (Treatment Division, Administration Building)

TO: Betsy Zechariah

(Name and title of official)

DATE:

3/7/21

ADDRESS:

DA

I - 60

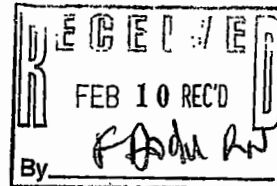
RN, Thank you for Re-stocking my "Snack's", - it's greatly appreciated
but I JUST wanted you to look on Computer and SEE that I am
PB Allergy,.... so That's it, ... I had written to Patient liaison,.. they said
To Go ahead and ask you To Re-stock my Osmolite's,.. They told
me they were going to do it at VTB, BUT, Of course, that didn't happen
Can you please Re-order my "Osmolites",.. Thank you.

2/10/21

JUL 10 (1) Zeviged IWW-TWOC
mongoose-distro.com/prisonstall@wordpress.com

#1961557

Your sick call request (SCR) has been screened by Medical
and has been determined not to be emergent or urgent.
Due to pandemic COVID-19, to limit unit movement and
enhance your safety, all non-emergent/non urgent
requests will be deferred. All medication renewals will
continue to be reviewed. In the meantime, you may
resubmit a SCR if your symptoms worsen.



Sg 13 Slave

B. 2. 08

MEDICAL PROVIDER

MEDICAL Provider

I-60

REQUESTING TO SPEAK TO MEDICAL PROVIDER, ABOUT MY IMMUNO-DEFICIENCY AND SUPPLEMENT NEEDED,... I AM HAVING ISSUE WITH SPM-B. ZACHANOV, AND ADMIN. I AM BEING DISCRIMINATED/PERSECUTED ON BY THEM SO I NEED TO PHYSICALLY SPEAK TO PROVIDER.

RECEIVED

ML10 (A) Zunig (D)

MAR 09 2021

BY: Pedraza

#1961551

Sq. 13 Slave

DD
MEDICAL

B 208

Pedraza 3/5/21

B-2-08

MEDICAL

Requesting T-60
4-15-21 Sebesta WITNESS
HNC - HOUSTON Scroggins
JU 10 D Zuniga #1961581
DA
MENTAL HEALTH
INS MED. Sg 4
4/13/21
RECEIVED APR 14 2021

461ST DISTRICT COURT
Courthouse, Room 309

Judge Patrick Bulanek (R)
Ext. 1263

DISTRICT ATTORNEY
Courthouse, Room 408A

Tom Selleck (R)
Ext. 1230

COUNTY JUDGE
Courthouse, Room 102A

L. M. "Matt" Sebesta, Jr. (R)
Ext. 1200

MENTAL HEALTH

Zuniga, J 1961551
B2 - 08

H214 moved

RECEIVED

T-60

OCT 14 2021

REQUESTING TO SPEAK TO MS. HOLBROOK
Mental Health 10/14/2021
schedule w/ MTS
at 10:00 AM SW/MHO

Julio P Zuniga
Memorial K121
MENTAL HEALTH

RECEIVED

OCT 14 2021

BY: _____

#1961551
Monday Folder
10/13/21

K121
MENTAL Health/Holbrook

10/13/21

SUBJECT: State briefly the problem on which you desire assistance.**REQUEST**LEGAL VISIT w/DAN LEACHReceived backRecountREQUEST NEXT SESSIONFOR RESEARCH 8/12/21Name: Julia A. ZunesNo: 1961551Unit: DALiving Quarters: H-2077Work Assignment: Iws Med. Sq 3**DISPOSITION:** (Inmate will not write in this space)

A-1-60 (Rev. 11-90)

TEXAS DEPARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL DIVISION

INMATE REQUEST TO OFFICIAL

REASON FOR REQUEST: (Please check one)

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- Visiting List (Asst. Director of classification, Administration Building)
- Parole requirements and related information (Unit Parole Counselor)
- Inmate Prison Record (Request for copy of record, information on parole eligibility, discharge date, detainees-Unit Administration)
- Personal Interview with a representative of an outside agency (Treatment Division, Administration Building)

TO: Law Library

(Name and title of official)

DATE:

8/10/21ADDRESS: DA

OBJECT: State briefly the problem on which you desire assistance.

I'D LIKE TO GET A LEGAL VISIT WITH, PLEASE

MENDEZ, Eberto # 02157582 K 6-2-07-B

OCT 5, 2021 Date & Time

2:00pm - 6:00 pm

Received late Rescheduled
For next week Tuesday would be the earliest
THANK YOU SO MUCH DA

Time:

No: 01961551

Unit:

DA

Living Quarters: K-1-5-T

Work Assignment: Laundry

POSITION: (Inmate will not write in this space)

60 (Rev. 11-90)

TEXAS DEPARTMENT OF CRIMINAL JUSTICE—INSTITUTIONAL DIVISION
INMATE REQUEST TO OFFICIAL

REASON FOR REQUEST: (Please check one)

PLEASE ABIDE BY THE FOLLOWING CHANNELS OF COMMUNICATION. THIS WILL SAVE TIME, GET YOUR REQUEST TO THE PROPER PERSON, AND GET AN ANSWER TO YOU MORE QUICKLY.

- Unit Assignment, Transfer (Chairman of Classification, Administration Building)
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- Request for Promotion in Class or to Trusty Class (Unit Warden- if approved, will be forwarded to the Director of Classification)
- Clemency-Pardon, parole, early out-mandatory supervision (Board of Pardons and Paroles, 8610 Shoal Creek Blvd. Austin, Texas 78757)
- Visiting List (Asst. Director of classification, Administration Building)
- Parole requirements and related information (Unit Warden or Counselor)
- Inmate Prison Record (Request for copy of record, information on parole eligibility, discharge date, detainees-Unit Administration)
- Personal Interview with a representative of an outside agency (Treatment Division, Administration Building)

TO: LAW LIBRARY
(Name and title of official)

DATE: 9-23-21

ADDRESS: DA

SUBJECT: State briefly the problem on which you desire assistance.

Reporting Misconduct @ MEDICAL Respite on ALL Rank and File Members
 OF Incarcerated Workers Organizing Committee - Local 613 #1
 DENIAL OF RESPIRE ON SECRETMLY - Joshua Jennings' BY NKWELLE AND "THE CO" @ MEDICAL ON FRIDAY, AUG 6TH, 2021 - ON CAMERA /
 PRESERVE VIDEO OF FIELD SQUAD RETALIATION/MALICE/DELIBERATE
 INDIFFERENCE ON - MEDIA Coordinator - DAN LEMET by SERGEANT
 BRYCE IRVIN / LESHAWN PINTO / REGINALD GILBERT; FOR INTimidation
 on my UNION ORGANIZER AND ATTEMPTING TO PLANT CONTRABAND ON HIM FOR
 SPEAKING OUT AGAINST ALL THE SAFETY/POLICY/PROCEDURE VIOLATIONS BY
 SLAVE CATCHER FIELD SQUAD. THESE ATTACKS ARE INTENTIONAL AND ON PURPOSE,

Name: <u>Julio A. Zuniga</u>	-IWC- LOCAL 613	No: <u>1961551</u>	Unit: <u>DA</u>
Living Quarters: <u>H207F</u>	(DELEGATE)	Work Assignment: <u>Iws. MED. Sq 3</u>	

DISPOSITION: (Inmate will not write in this space)

Submit a Step 1 Grievance dep.
 JET

Major Cooper
 Sgt. Unduchukwu
 Sgt. Oki
 Capt Kuelle

TEXAS DEPARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL DIVISION
INMATE REQUEST TO OFFICIAL

REASON FOR REQUEST: (Please check one)

PLEASE ABIDE BY THE FOLLOWING CHANNELS OF COMMUNICATION. THIS WILL SAVE TIME, GET YOUR REQUEST TO THE PROPER PERSON, AND GET AN ANSWER TO YOU MORE QUICKLY.

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6. Parole requirements and related information (Unit Parole Counselor)
7. Inmate Prison Record (Request for copy of record, information on parole eligibility, discharge date, detainees-Unit Administration)
8. Personal Interview with a representative of an outside agency (Treatment Division, Administration Building)

TO: Risk Management
(Name and title of official)

ADDRESS: DA

625
Rec'd
Denied
Responsible
On Call
Furnished
Signed

DATE:

8/6/21

I-60

REQUESTING Lay-in for School - ~~and having
ISSUES w/ Security Please.~~

CLASS FULL
WAITING LIST
NOT ELIGIBLE FOR SCHOOL
COME TO OFFICE

(Hire)

JULY 10 2021

#1961551

DR

INS. NO. E 083

EDUCATION

H. D. T.

7-26-21

EDUCATION

I-60

REQUESTING RESULTS FOR LABS
TAKEN FOR (H-PICOLIC) WATER CONTAMINANT.

JULIO ZUNIGA

DA

H214

MEDICAL/NSC

#1961551

INS. MED. 583

4/30/21

RECEIVED

MAY 02 2021

BY: Med Rec Med Record

MEDICAL

4/30/21

H-2-14

APR 26 2021

H-2-14

Step 1	<input type="checkbox"/>	Grievance #	Offender Name	TDCJ #	Unit
Step 2	<input checked="" type="checkbox"/>	2021055898	ZUNIGA,JULIO	01961551	DA



Texas Department of Criminal Justice

NOTICE OF EXTENSION

I-60

Ms Zecherish, I was placed here in Darrington by Patient Liasons in Huntsville, my INSIDE Medical Squad status, was because OF OFFICERS RETALIATING ON ME ON TELFORD UNIT. BY EXPOSING MY HIV STATUS. to the ENTIRE population,... NOW, I had to go thru A bunch of CRAP with Drs. SPOOR about some Petty STUFF,... Now I have to deal with Tele-MED Dr. about taking me off of "INSIDE Medical Squad",... I DO NOT wish to Deal with this ANY longer,... I've got OFFICERS here trying to Force me to work AND to EXPOSE my SPK to INFECTION,... I am now GS because OF IT,... I want you to fix my "INSIDE Medical Squad" status,.. with the DR. THAT'S IT. I'm not asking ANY favor or anything else.
All of this is going straight to OUTSIDE ORGANIZER'S at IWOC-KC. I am a member of THE UNION, THE IWW-TULC... So I've got support. I'm trying to do this the right way, and BE RESPECTFUL,... but YOU seem not to take anyone's request serious. ALL I NEEDED FROM YOU IS A ANSWER,... I can decide from there what actions to take.

JUL 10 A. Zuniga

RECEIVED DEC 01 2020 #1961581

Sgt. 2 SANE

DA
MEDICAL//SENIOR PRATICICE MANAGER

NOV. 23, 2020

B-2-08

SENIOR Parole Manager.

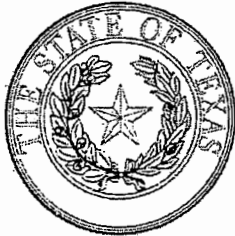
RECEIVED JUL 08 2022
FBI - HOUSTON

T-60

Requesting Medical Record's for U. S. Dist.
Court Records, Requesting More Testing For H-Pylori
For TDCJ - Darrington is Refusing Inmate's "Clean Water"
And "Testing" & give TEST results to all offender's The Govt
Attempt to Cover-up H-Pylori OUTBREAK, on CONVICTS,
Denying Inmates the right to be Tested is a Constitutional
Violation, that "BETSY ZEPHARION" / Dr. House and Administration
Are Consipiring to Continue, And Documented
And Timelined. REMOVE Dr. House From Performing Misconduct
And Report this Misconduct to Huntsville. Iwoc - Local 613
#1 will continue to Report him to NEDDOZ, As well as "BETSY
ZEPHARION" For Refusing To Follow Their own Policy to Correct
Misconduct. I want to be BE TESTED AND SEE MY RECORDS.
July 08, 2022 - Iwoc - 613 H. Pylori test #1061551
with negative

MEDICAL / DR. HQUE the Ausek 7-6-21

H-2-07



Texas Department of Criminal Justice

Bryan Collier
Executive Director

February 2, 2021

BJ DS

INMATE: ZUNIGA,JULIO TDCJID: 01961551 Facility: DARRINGTON

The Patient Liaison Program no longer accepts complaints from the inmate population. Your letter is being returned and you are directed to follow the below listed procedures if you chose to file a complaint about your health care (medical, dental and/or psychological).

The health care at the DARRINGTON facility is the responsibility of the UTMB-CMHC.

Each facility has an Informal Complaint Process in place. If you have a medical, dental and or psychiatric related complaint, you must first attempt resolution through this process. You may submit an I-60 and or letter to the facility based Complaint Coordinator: SENIOR PRACTICE MANAGER.

Please allow sufficient time for a response. If you are dissatisfied with the response from this process you may proceed with the inmate grievance process (I-127 AND I-128). Remember that all inmate grievances must be submitted to your unit grievance office.

Please follow these procedures for all future complaints about your health care.

Sincerely,

TDCJ Health Services Division
Office of Professional Standards
Patient Liaison Program

MW/dv

Reference No. : 210010000000074

*I am NEEDing my BT. Sivak
To BE "MEAT Sack" for PB-Allergy
AND MY OSMOLITIES ARE DISCONTINUED
CAN YOU PLEASE RE-ORDER THEM, I
AM BEGINNING TO FEEL SICK AND I CAN'T
EAT PB.*

*Record showed you have never been
on Osmolite.
You also have Plant allergy in your record*

Our mission is to provide public safety, promote positive change in offender behavior, reintegrate inmates into society, and assist victims of crime.

RECEIVED

P.O. Box 99
Huntsville, Texas 77342-0099
(936) 295-6371
www.tdcj.state.tx.us

DS

FEB 20 2021

BY: meservewm

*2/20/21
W*

JUL 00 2022

#1961551

DA

Sq. B SANE

MEDICAL / T-60

FEB 14, 2022

Step 1	<input type="checkbox"/>	Grievance #	Offender Name	TDCJ #	Unit
Step 2	<input checked="" type="checkbox"/>	2021114483	ZUNIGA,JULIO	01961551	DA



X 2021

Texas Department of Criminal Justice

NOTICE OF GRIEVANCE

Offender Grievance Office

In accordance with the procedures outlined in BP-03.77, "Offender Grievances," and AD-03.82, "Management of Offender Grievances," you are hereby notified that additional time is necessary to complete the investigation of your:

Step 1 Grievance: (check the applicable box)

- An additional 30 days is needed for appropriate response to your disciplinary appeal.
- An additional 40 days is needed for appropriate response to your grievance.
- An additional 45 days is needed for appropriate response to your medical Step 1 grievance.

Step 2 Grievance: (check the applicable box)

- An additional 30 days is needed for appropriate response to your disciplinary appeal.
- An additional 40 days is needed for appropriate response to your Step 2 grievance.
- An additional 45 days is needed for appropriate response to your medical Step 2 grievance.

Q. Madden/ Clerk I

06/30/21

Name and Title

Date

Original – Sent to the Offender

Copy – Attach to the Grievance

Step 1	<input checked="" type="checkbox"/>	Grievance #	Offender Name	TDCJ #	Unit
Step 2	<input type="checkbox"/>	2021116035	ZUNIGA,JULIO	01961551	da



Texas Department of Criminal Justice

NOTICE OF EXTENSION

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Step 2 Grievance: (*check the applicable box*)

- An additional 30 days is needed for appropriate response to your disciplinary appeal.
- An additional 40 days is needed for appropriate response to your Step 2 grievance.
- An additional 45 days is needed for appropriate response to your medical Step 2 grievance.

 Lincoln/UGI

 07 12 2021

 Name and Title

 Date

Original – Send to the Offender

Copy – Attach to the Grievance

H 209

Step 1	<input checked="" type="checkbox"/>	Grievance #	Offender Name	TDCJ #	Unit
Step 2	<input type="checkbox"/>	2021055898	Zuniga, Julio	196155	DA



Texas Department of Criminal Justice

NOTICE OF EXTENSION

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- An additional 45 days is needed for appropriate response to your medical Step 2 grievance.

S. James, PS III

2-2-21

Name and Title

Date

Original – Send to the Offender

Copy – Attach to the Grievance

Good to Go, f
Stockdale

PETITION AND CASE SYSTEM

Informational brochure



INTER-AMERICAN COMMISSION ON HUMAN RIGHTS

2010



Organization
of American States

What is the purpose of this brochure?

By filing a petition before the Inter-American Commission on Human Rights, victims of human rights violations can obtain help. The Commission investigates the situation and can make recommendations to the State responsible to restore the enjoyment of rights whenever possible, to prevent a recurrence of similar events, to investigate the facts and to make reparations.

The purpose of this brochure is to inform persons seeking to file a petition before the Commission of some of the basic concepts they should know beforehand. It also sets forth, in clear and simple language, which human rights are protected, how and when a petition may be filed, the requirements that must be met and, in general, the procedures that have to be followed.

How is this brochure structured?

This brochure is divided into four sections:

- 1 Human Rights in the Inter-American System**
- 2 Guide for submitting a petition**
- 3 Serious and urgent situations**
- Form for submitting a petition to the IACtHR**

Human Rights in the Inter-American System

WHAT IS THE INTER-AMERICAN HUMAN RIGHTS SYSTEM?

It is a regional system for the promotion and protection of human rights, and it is made up of two organs: the Inter-American Commission on Human Rights ("IACHR" or "the Commission") and the Inter-American Court of Human Rights ("Court" or "Inter-American Court"), which monitor compliance by the Member States of the Organization of American States ("OAS") with the obligations they have undertaken.

1. What is the Inter-American Commission on Human Rights?

The Commission is a principal and autonomous organ of the OAS established in 1959 whose mandate stems from the Charter of the OAS. The Commission is made up of seven members, independent experts on human rights who do not represent any country, who are elected by the General Assembly of the OAS.

A permanent Executive Secretariat headquartered in Washington, DC, United States, provides the Commission with professional, technical, and administrative support.

2. What is the OAS?

The OAS is an organization that brings together the 35 independent countries of the Americas, and has as its purposes:

- ◆ To strengthen the peace and security of the continent
- ◆ To promote and consolidate representative democracy, with due respect for the principle of nonintervention
- ◆ To prevent possible causes of difficulties and to ensure the peaceful settlement of disputes that may arise among the Member States
- ◆ To provide for common action on the part of those States in the event of aggression
- ◆ To seek the solution of political, juridical, and economic problems that may arise among them
- ◆ To promote, by cooperative action, their economic, social, and cultural development
- ◆ To eradicate extreme poverty, which constitutes an obstacle to the full democratic development of the peoples of the hemisphere, and
- ◆ To achieve an effective limitation of conventional weapons that will make it possible to devote the largest amount of resources to the economic and social development of the Member States.

The OAS has four fundamental pillars for attaining its objectives. These are: democracy, human rights, security, and development. In addition, respect for the fundamental rights of the human being is among the basic principles of the OAS.

3. What are the OAS Member States?

The 35 Member States of the OAS are: Antigua and Barbuda, Argentina, Bahamas, Barbados, Belize, Bolivia, Brazil, Canada, Chile, Colombia, Costa Rica, Cuba, Dominica, Dominican Republic, Ecuador, El Salvador, Grenada, Guatemala, Guyana, Haiti, Honduras, Jamaica, Mexico, Nicaragua, Panama, Paraguay, Peru, St. Kitts and Nevis, St. Lucia, St. Vincent and the Grenadines, Suriname, Trinidad and Tobago, United States, Uruguay, and Venezuela.

4. What is the Commission's function?

The Commission's function is to promote the observance and defense of human rights in the Americas. The Commission performs this function by making visits to the countries, carrying out thematic activities and initiatives, preparing reports on the human rights situation in a certain country or on a particular thematic issue, adopting precautionary measures or requesting provisional measures before the Inter-American Court, and processing and analyzing individual petitions with a view to determining the international responsibility of the States for human rights violations, and issuing the recommendations it deems necessary.

The individual petitions that the Commission examines may be submitted by individuals, groups of individuals, or organizations that allege violations of the human rights guaranteed in the American Declaration of the Rights and Duties of Man ("the American Declaration"), the American Convention on Human Rights ("the American Convention"), and other inter-American human rights treaties.

5. Against whom can I file a petition alleging a violation of human rights?

The complaint must be filed against one or more Member States of the OAS considered to have violated the human rights contained in the American Declaration, the American Convention, and other inter-American human rights treaties.

The State may be responsible for violating human rights by:

- ◆ **action** (as a result of an act by the State or its agents),
- ◆ **acquiescence** (as a result of the tacit consent of the State or its agents), or
- ◆ **omission** (as a result of the State or its agents failing to take action when they should have done so).

6. Can the Commission determine the liability of an individual person?

No. The Commission is not competent to attribute individual liability, that is, it cannot determine whether an individual person is or is not guilty. The Commission can only determine the international responsibility of a Member State of the OAS.

7. What results can I expect if I file a petition alleging a violation of human rights against a Member State of the OAS?

If the Commission determines that a State is responsible for having violated the human rights of a person or group of persons, it will issue a report that may include the following recommendations to the State:

- ◆ suspend the acts in violation of human rights;
- ◆ investigate and punish the persons responsible;
- ◆ make reparation for the damages caused;
- ◆ make changes to legislation; and/or
- ◆ require that the State adopt other measures or actions.

In addition, a friendly settlement of the matter may be pursued with the State.

8. In which cases will the Commission not be able to help me?

The Commission cannot:

- ◆ issue a ruling with respect to a State that is not a member of the OAS;
- ◆ provide attorneys to assist in domestic judicial proceedings or to submit a petition or request for precautionary measures to the Commission;
- ◆ provide economic assistance or materials and supplies to persons;
- ◆ undertake immigration procedures, or process the granting of visas or political asylum.

9. On what basis does the Commission determine that a State violated or did not violate human rights?

The Commission examines the petitions that allege violations of the American Convention, which applies only to those States which have ratified it. For the Member States that have not yet done so, one can allege violations of rights contained in the American Declaration. One can allege the violation of a right protected in another human rights treaty of the system to the extent that the State in question has ratified it and depending on the applicable conditions.

10. Which States have ratified the American Convention?

The countries that have ratified the American Convention are: Argentina, Barbados, Bolivia, Brazil, Chile, Colombia, Costa Rica, Dominica, Dominican Republic, Ecuador, El Salvador, Grenada, Guatemala, Haiti, Honduras, Jamaica, Mexico, Nicaragua, Panama, Paraguay, Peru, Suriname, Trinidad and Tobago,¹ Uruguay, and Venezuela. In relation to all other States of the OAS, the Commission is competent to receive petitions alleging violations of the American Declaration or other inter-American treaties of human rights ratified by the State.

11. What happens if the State that I am alleging violated human rights is suspended from participating in the OAS?

In the event that a State is suspended from participating in the OAS, it continues to be obligated to ensure human rights and the Commission continues to be competent to monitor the situation of human rights in that country.

12. What is the Inter-American Court of Human Rights?

The Inter-American Court, installed in 1979, is an autonomous judicial organ of the OAS whose mandate arises from the American Convention. The Court is headquartered in the city of San José, Costa Rica, and it is made up of seven judges elected in their personal capacity who are from the OAS Member States. The objective of the Court is to interpret and apply the American Convention and other inter-American human rights treaties, in particular by issuing judgments on cases and consultative opinions.

13. How can I bring a case before the Inter-American Court?

Only the States parties to the American Convention who have accepted the Court's contentious jurisdiction and the Commission may submit a case to the Inter-American Court. Individuals do not have direct recourse to the Inter-American Court; they must first submit their petition to the Commission and go through the procedure for cases before the Commission.

14. Against what States can the Commission refer a case to the Inter-American Court?

The Commission may, when the conditions are met, refer cases to the Inter-American Court only with respect to those States that have ratified the American Convention and have previously recognized the contentious jurisdiction of the Court, unless a State accepts jurisdiction expressly for

¹ Trinidad and Tobago withdrew from the American Convention. The Commission and the Court are competent to examine alleged violations of the rights contained in the American Convention with respect to events that occurred or began to occur from May 28, 1991 to May 26, 1999. The Commission remains competent with respect to the American Declaration.

a specific case. The States that have recognized the contentious jurisdiction of the Inter-American Court are: Argentina, Barbados, Bolivia, Brazil, Chile, Colombia, Costa Rica, Dominican Republic, Ecuador, El Salvador, Guatemala, Haiti, Honduras, Mexico, Nicaragua, Panama, Paraguay, Peru, Suriname, Trinidad and Tobago,² Uruguay, and Venezuela.

WHAT HUMAN RIGHTS ARE PROTECTED?

The Commission is competent to examine petitions in which violations are alleged of the human rights contained in the American Declaration, the American Convention and other inter-American human rights treaties.

15. What are the inter-American human rights treaties?

- ◆ American Convention on Human Rights, "Pact of San José, Costa Rica", 1969;
- ◆ Inter-American Convention to Prevent and Punish **Torture**, 1985;
- ◆ Additional Protocol to the American Convention in the area of **Economic, Social and Cultural Rights**, "Protocol of San Salvador", 1988;
- ◆ Protocol to the American Convention on Human Rights to Abolish the **Death Penalty**, 1990;
- ◆ Inter-American Convention on the Prevention, Punishment and Eradication of **Violence against Women**, "Convention of Belém do Pará," 1994;
- ◆ Inter-American Convention on **Forced Disappearance** of Persons, 1994;
- ◆ Inter-American Convention on the Elimination of All Forms of **Discrimination against Persons with Disabilities**, 1999.

16. What rights are protected?

The American Convention protects the following human rights:

- ◆ The right to juridical personality
- ◆ The right to life
- ◆ The right to humane treatment
- ◆ The right of every person not to be subject to slavery or to involuntary servitude
- ◆ The right to personal liberty
- ◆ The right to a fair trial
- ◆ Freedom from ex post facto laws
- ◆ The right of every person to be compensated in accordance with the law in the event of having been sentenced by a final judgment through a miscarriage of justice
- ◆ The right to privacy
- ◆ The right to freedom of conscience and religion
- ◆ Freedom of thought and expression
- ◆ The right of reply
- ◆ The right of assembly
- ◆ Freedom of association
- ◆ The rights of the family
- ◆ The right to a name
- ◆ The rights of the child
- ◆ The right to nationality

² *Ibid.*

- ◆ The right to property
- ◆ Freedom of movement and residence
- ◆ The right to participate in government
- ◆ The right to equal protection
- ◆ The right to judicial protection
- ◆ The right to the progressive development of economic, social and cultural rights

The American Declaration also contains a complete list of the rights that the States must respect and protect. In addition to the rights mentioned above, the American Declaration specifically recognizes the right to work and to fair remuneration, the right to social security, the right to the benefits of culture, and the right to health, among others.

17. What are the rights protected in the “Protocol of San Salvador”?

The Protocol of San Salvador protects economic, social, and cultural rights, such as the right to education, to organize and join trade unions, to social security, to health, to a healthy environment, to food, and to the benefits of culture.

While the Protocol protects all these rights and the Commission can make observations and recommendations with respect to all of them, the right to education and to organize and join unions are the only ones on which the Commission and the Inter-American Court may rule in the context of an individual petition submitted against a State.

18. What do the other inter-American human rights treaties prohibit?

The objective of these treaties is to reaffirm the protection and develop the content of the human rights guaranteed by the American Declaration and the American Convention. These treaties prohibit, among others, the following acts:

- ◆ torture or cruel, inhuman, or degrading punishment;
- ◆ reestablishment of the death penalty in those countries that have abolished it;
- ◆ physical, sexual, and psychological violence and discrimination against women;
- ◆ forced disappearance; and,
- ◆ discrimination against persons with disabilities.

Not all the Member States of the OAS have ratified all the treaties. You may find the above-mentioned treaties and the ratifications by the States on the IACHR's website, at the following link: www.cidh.org.

Guide for submitting a petition

IN WHICH SITUATIONS CAN THE COMMISSION INTERVENE?

19. Must I have initiated some judicial proceeding before turning to the Commission?

Yes. For the Commission to be able to examine a petition, one must have exhausted domestic judicial remedies in keeping with the legislation in force in the State in question.

20. What does it mean to exhaust domestic judicial remedies?

It means that those persons who want to file a petition with the Commission must first attempt to have the domestic courts decide on the situation they are denouncing. A person has exhausted domestic remedies when the judicial branch has issued a decision of last resort.

In case that it is not possible to exhaust domestic remedies, one must explain why, since the rule on prior exhaustion of domestic remedies does have exceptions.

21. What are the domestic judicial remedies that need to be exhausted?

One needs to exhaust those domestic judicial remedies that are adequate and effective.

- ◆ A judicial remedy is adequate when pursuing it may protect the right allegedly violated. For example, habeas corpus is an adequate remedy in the case of a forced disappearance.
- ◆ A judicial remedy is effective when it is capable of obtaining the result for which it was designed. For example, a remedy is not effective when the State has not ensured its proper application by the judicial authorities, or when there is unwarranted delay in the decision.

22. What are the exceptions to the requirement to exhaust domestic remedies?

The Commission may examine a petition in which domestic remedies have not been exhausted when:

- A. domestic laws do not provide due process to protect the rights allegedly violated;
- B. the alleged victim has not been allowed access to domestic remedies or has been kept from exhausting them; or
- C. there is delay in the issuance of a final decision on the case with no valid reason.

Under certain circumstances, a person may be exempted from having to exhaust domestic remedies, for example if the person is living in extreme poverty so critical that one would not be able to pay an attorney in those cases in which legal assistance is necessary, and so long as the State does not offer this service free of charge.

23. When must I submit my petition?

The petition must be submitted within six months of the date of notification of the final judicial decision that exhausted domestic remedies. When an exception to the exhaustion of domestic remedies requirement applies, the six-month term does not apply. In such cases, the petition must be filed within a reasonable time.

24. Can the Commission and the Court review decisions issued by domestic courts?

The mere fact that a judicial judgment does not satisfy a person's interests does not mean that his or her human rights have been violated. The Inter-American Commission and Court are competent to review possible violations of the rights protected in the inter-American treaties.

HOW CAN I SUBMIT A PETITION?

25. Who can file a complaint with the Commission?

Any person, group of persons, or organization, on its own or in representation of another, may file a petition alleging a violation of human rights against one or more Member States of the OAS.

A person may be both the petitioner and the alleged victim in a petition.

- ◆ Petitioner(s): person or group of persons who file the petition.
- ◆ Alleged victim(s): person or group of persons allegedly affected by the facts reported in the petition. The alleged victim(s) shall be identified or identifiable.

If the alleged victim wishes to change his/her representative or to be a petitioner in his/her own petition, he/she should immediately communicate this to the Commission in writing, since, as a general rule, the Commission will maintain contact with the petitioner. In addition, it is important that any change in address or other contact information be notified in writing.

26. Can the Commission keep the identity of the alleged victim confidential?

In general, when the Commission addresses the State in relation to a petition, it communicates the identity of the alleged victim, since the State should be informed of the person who is affected by the facts alleged in the petition. If there is any problem in this regard, the situation can be communicated to the Commission for its consideration.

In certain cases, the Commission may protect the identity of the alleged victim in the documents that are made public, for example, by substituting the person's complete name with his or her initials. The request to protect the victim's identity must be made to the Commission, with an explanation.

27. Can the Commission keep the petitioner's identity confidential?

Yes. The Commission can keep the petitioner's identity confidential if the petitioner makes an express request in this regard. If the petitioner and the alleged victim are the same person, the Commission generally communicates the identity of the alleged victim to the State. If there is any problem in this regard, the situation can be communicated to the Commission for its consideration.

28. In what language should I file my petition?

The official languages of the IACtHR are Spanish, English, Portuguese, and French, and generally it is only necessary to send the petition in one of these languages used by the State. Nonetheless, if there is any problem in this regard, the situation can be communicated to the Commission for its consideration.

In any event, it is important to bear in mind that if it is decided to process the petition, it should be forwarded to the State in the official language it uses. For this reason, when a petition is not in that language, it is possible that the Commission may require the petitioner to seek the means necessary for it to be translated.

29. Do I need a lawyer to file my petition?

No. The Commission does not require the representation of a lawyer to file and process the petition.

30. Is there a fee for filing my petition?

No. The procedures before the Commission are free of charge.

31. What should I include in my petition?

Every petition should include:

- ✓ the personal information of the alleged victim(s) and that of his/her next of kin;
- ✓ the personal information on the petitioner(s), such as complete name, phone number, mailing address, and email;
- ✓ a complete, clear, and detailed description of the facts alleged that includes how, when, and where they occurred, as well as the State considered responsible;
- ✓ an indication of the State authorities considered responsible;
- ✓ the rights considered violated, if possible;
- ✓ the judicial bodies or authorities in the State to which one has turned to remedy the alleged violations;
- ✓ the response of the State authorities, especially of the courts of justice;
- ✓ if possible, uncertified and legible copies of the principal complaints and motions

filed in pursuit of a remedy, and of the domestic judicial decisions and other annexes considered relevant, such as witness statements; and

- ✓ an indication as to whether the petition has been submitted to any other international organization competent to resolve cases.

If possible, it is recommended that a list be included numbering the annexes attached to the petition to facilitate their identification.

32. What requirements must the annexes to the petition meet?

- ◆ Photocopies of documents do not require any formality, that is, it is not necessary that they be certified, notarized or legally authenticated; legible, uncertified copies are sufficient. One need not send several copies of the same document.
- ◆ If the petition and its annexes are sent by mail, it is preferable that the documentation not be bound or laminated in any way.

As a general rule, the Commission does not return documents that have been sent in the context of a petition. Accordingly, originals should not be sent.

33. Where should I send my petition?

While the petition may be submitted personally, it is not necessary to come to the Commission, since one can sent it by any of the following means:

- **Email:** cidhdenuncias@oas.org
- **Electronic form:** www.cidh.org. If you wish to send your petition via the electronic form, you have the option of drafting your petition in a separate document and uploading it to the Commission's website.
- **Fax:** +1(202) 458-3992 or 6215
- **Mail:**
Inter-American Commission on Human Rights
1889 F Street, N.W.
Washington, D.C. 20006
United States

If the documents are sent electronically, it is not necessary to resend them in hard copy.

The petition form attached to this informational brochure can be used as a guide for submitting the petition. If using the form, you may attach the additional pages necessary.

Every petition or communication sent should be addressed to the Inter-American Commission on Human Rights.

WHAT IS THE PROCEDURE FOR MY PETITION BEFORE THE COMMISSION?

34. Should I go to the Commission's headquarters at some point?

It is not necessary to come to the Commission, because the procedure is mainly written. In certain cases and once a petition is processed and the State is notified, the Commission may, if relevant, call hearings or working meetings.

35. How can I be sure that the Commission received the complaint?

The Commission sends a letter acknowledging receipt of the petition and indicating the reference number assigned to it. The letter will be sent to the address indicated by the petitioner in the petition.

36. After sending my petition, may I submit additional information?

If necessary, additional information may be submitted. All additional information and documents will be included in the file associated with the petition. Every communication sent by the petitioner should indicate the reference number of the petition. It is important to notify the Commission immediately of any change of address.

37. What happens after the Commission acknowledges receipt of my petition?

Once receipt of the petition is acknowledged, the petition will be under study. Given the large number of petitions the Commission receives, the preliminary evaluation of a petition may take some time. All the petitions submitted to the IACMR are evaluated, and a response is given.

38. What happens once the preliminary evaluation of the petition is completed?

After a preliminary evaluation, there may be a decision:

- A. not to process the petition;
- B. to request additional information or documentation; or
- C. to open the petition for processing. At that moment, the petition will enter the admissibility stage. This decision means that the necessary requirements were met for the Commission to study it, but it is not yet a decision with respect to the subject-matter presented.

39. What does it mean that my petition is in the admissibility stage?

It means that the petition submitted will be sent to the State for observations. A process of exchange of information is begun, in which the Commission may request information to decide whether the petition is admissible. Any information submitted by a party will be forwarded to the other party. After this exchange of information, the Commission decides whether the petition is *admissible* or *inadmissible*.

40. What happens once a petition is found admissible?

When a petition is *admissible*, the Commission will analyze the parties' allegations and the evidence submitted. In this stage, the Commission may ask the State and the petitioner for more information, evidence or documents and, if necessary, may convene a hearing or working meeting.

41. Can a friendly settlement be reached with the State?

Yes. It is a process that depends on the wishes of the parties and consists of negotiations aimed at resolving the matter without the need to reach a conclusion on the matter in dispute. The process unfolds under the Commission's supervision. If it is not possible to reach a friendly settlement, the Commission will continue analyzing the parties' allegations and will decide on the case, determining whether the State is or is not responsible for the violations alleged.

42. What happens if the Commission decides that the State is responsible for the violations of human rights?

The Commission will issue a report on the merits that will include recommendations to the State that may be aimed at:

- ◆ bringing a halt to the acts that are in violation of human rights;
- ◆ clarifying the facts, carrying out an official investigation, and imposing a sanction;
- ◆ making reparation for the harm caused;
- ◆ making changes to the law; and/or
- ◆ requiring the adoption of other measures or actions by the State.

43. What happens if the State does not comply with the recommendations?

The Commission will decide:

- ◆ to publish the case; or
- ◆ to refer the case to the Court if it considers it appropriate.

44. What happens if the Commission decides to refer the case to the Court?

If the Commission decides to refer the case to the Court, the Court will analyze it and issue a reasoned judgment. The Commission, the State, and the victim(s) participate in the process before the Court.

Serious and urgent situations

In certain serious and urgent situations, and provided that certain requirements are met, the Commission may adopt precautionary measures. To learn about the criteria the Commission has used in practice, you can visit the IACtHR website (www.cidh.org), and refer to the section of precautionary measures that have been granted or to the IACtHR annual reports.

Furthermore, in addition to precautionary measures, there is a mechanism established in Article XIV of the Inter-American Convention on Forced Disappearance of Persons, which the Commission can use in cases of alleged forced disappearances with respect to the States that have ratified this treaty.

45. In which cases can the Commission adopt precautionary measures?

The Rules of Procedure of the IACtHR provide:

Article 25. Precautionary Measures

1. In serious and urgent situations, the Commission may, on its own initiative or at the request of a party, request that a State adopt precautionary measures to prevent irreparable harm to persons or to the subject matter of the proceedings in connection with a pending petition or case.
2. In serious and urgent situations, the Commission may, on its own initiative or at the request of a party, request that a State adopt precautionary measures to prevent irreparable harm to persons under the jurisdiction of the State concerned, independently of any pending petition or case.
3. The measures referred to in paragraphs 1 and 2 above may be of a collective nature to prevent irreparable harm to persons due to their association with an organization, a group, or a community with identified or identifiable members.
4. The Commission shall consider the gravity and urgency of the situation, its context and the imminence of the harm in question when deciding whether to request that a State adopt precautionary measures. The Commission shall also take into account:
 - a. whether the situation of risk has been brought to the attention of the pertinent authorities or the reasons why it might not have been possible to do so;
 - b. the individual identification of the potential beneficiaries of the precautionary measures or the identification of the group to which they belong; and
 - c. the express consent of the potential beneficiaries whenever the request is filed before the Commission by a third party unless the absence of consent is duly justified.
5. Prior to the adoption of precautionary measures, the Commission shall request relevant information to the State concerned, unless the urgency of the situation warrants the immediate granting of the measures.
6. The Commission shall evaluate periodically whether it is pertinent to maintain any precautionary measures granted.
7. At any time, the State may file a duly grounded petition that the Commission withdraws its request for the adoption of precautionary measures. Prior to the adoption of a decision on the

State's petition, the Commission shall request observations from the beneficiaries or their representatives. The submission of such a petition shall not suspend the enforcement of the precautionary measures granted.

8. The Commission may request relevant information from the interested parties on any matter related to the granting, observance, and maintenance of precautionary measures. Material non-compliance by the beneficiaries or their representatives with such a request may be considered a ground for the Commission to withdraw a request that the State adopt precautionary measures. With regard to precautionary measures of a collective nature, the Commission may establish other appropriate mechanisms of periodic follow-up and review.
9. The granting of such measures and their adoption by the State shall not constitute a prejudgment on the violation of the rights protected by the American Convention on Human Rights or other applicable instruments.

46. In which cases will the Commission not be able to help me?

The Commission cannot:

- ◆ issue a ruling with respect to a State that is not a member of the OAS;
- ◆ provide attorneys to assist in domestic judicial proceedings or to submit a petition or request for precautionary measure to the Commission;
- ◆ provide economic assistance or materials and supplies to persons;
- ◆ undertake immigration procedures, or process the granting of visas or political asylum.

47. Can I file a request for precautionary measures without filing or having filed a petition?

Yes. While it is possible for precautionary measures to be associated with petitions, the procedures for precautionary measures and the filing of petitions may be pursued independently.

48. Does the decision made by the Commission with respect to the request for precautionary measures influence the decision regarding the petition?

No. As they are independent procedures, if the Commission decides to adopt or reject the request for precautionary measures, the petition will continue its course until the Commission decides how it is going to respond.

HOW CAN I SUBMIT A REQUEST FOR PRECAUTIONARY MEASURES?

49. Who can submit a request for precautionary measures with the Commission?

Any person or group of persons, on their own behalf or in representation of another, may file a request for precautionary measures with the Commission.

A person may be both an applicant and a beneficiary.

If the person who is the beneficiary wishes to change representation or to come forward as the applicant, he/she must so indicate to the Commission immediately in writing, since as a general practice the Commission will maintain communication with the applicant(s). In addition, it is important to give written notice of any change of address or other contact information.

- ◆ Applicant(s): person or group of persons who files the request for precautionary measures.
- ◆ Beneficiary or beneficiaries: person or group of persons on whose behalf precautionary measures are adopted. Such person or persons must be identified or identifiable.

50. Can the Commission keep the identity of the proposed beneficiary confidential?

In general, when the Commission addresses the State in relation to the request for precautionary measures, it must communicate the identity of the proposed beneficiary, since the State must know to whom it is to provide protection. Nonetheless, if there is any problem in this regard, the situation can be communicated to the Commission for its consideration.

In certain cases, the Commission may opt to protect the identity of this person in the documents that are made public, for example, by replacing the full name with his or her initials. The request to protect the identity of the proposed beneficiary should be made to the Commission with a statement of the reasons.

51. Can the Commission keep the name of the applicant confidential?

Yes. Provided that the applicant expressly requests it, the Commission can keep his or her name confidential. However, if the applicant and the proposed beneficiary are the same person, the Commission generally informs the State of the person's identity. If there is any problem in this regard, the situation can be communicated to the Commission for its consideration.

52. In what language should I submit my request for precautionary measures?

The official languages of the IACtHR are Spanish, English, Portuguese, and French. In general it is only necessary to send the request for precautionary measures in one of the official languages that is used by the State. Nonetheless, if there is any problem doing so, the situation can be communicated to the Commission for its consideration.

In any event, it is important to bear in mind that if it is decided to forward the request to the State, it should be in the official language used by the State. For this reason, when a request for precautionary measures is not in that language, the Commission may require the applicant to obtain the means necessary for it to be translated.

53. Do I need a lawyer to file my request for precautionary measures?

No. The Commission does not require the representation of an attorney in filing and processing the request for precautionary measures.

54. Is there a fee for submitting my request?

No. The procedures before the Commission are free of charge.

55. What information is important to include in my request for precautionary measures?**> PERSONAL INFORMATION**

- ◆ The applicant's contact information, such as full name, telephone, mailing address, fax and email, and the indication as to whether the applicant seeks to keep his or her identity confidential.
- ◆ The determination of the person or group of persons proposed as the beneficiary, and the contact information, if possible. If it is not possible to name all the persons individually, the data provided must be sufficient for the State to be able to provide them protection.
- ◆ If the person is deprived of liberty, please indicate where he or she is detained.

> FACTS ALLEGED

- ◆ A detailed and chronological description of the facts that shows the existence of a serious and urgent situation and irreparable harm.
- ◆ The current situation of the persons proposed as beneficiaries and their degree of risk.
- ◆ If possible, legible, uncertified copies should be sent of the documents needed to understand the situation of the person or group of persons proposed as the beneficiary, such as copies of complaints presented to the authorities, medical certificates in situations involving health, and any other relevant legal motions that have been presented. If it is not possible to send these documents, the reasons should be provided. Photocopies of documents do not require any formality, that is, it is not necessary that they be certified, notarized or legally authenticated. One need not send several copies of the same document. If the request and its annexes are sent by mail, it is preferable that the documentation not be bound or laminated in any way.

> COMPLAINTS TO STATE AUTHORITIES

- ◆ An explanation of whether the facts alleged have been reported to the authorities or whether the State has been asked to provide protection, and a description of the response, if any; or an explanation of why it has not been possible to put such protection in place.
- ◆ An indication as to whether the person or group of persons proposed as beneficiaries already has any measures of protection domestically. If so, provide an explanation of how effective those measures have been.

> MEASURES REQUESTED

- ◆ A description of the measures of protection or others measures that have been requested.

> INFORMATION AS TO WHETHER IT IS RELATED TO A PETITION OR CASE BEFORE THE COMMISSION

- ◆ An indication as to whether the person has already filed a petition or has a case pending before the Commission, and if so, the date of submission of the petition and the reference number assigned to the petition or case.

As a general rule, the Commission does not return documents received in the context of a request for precautionary measures. Accordingly, originals should not be sent.

56. Where should I send my request for precautionary measures?

While the request may be made personally, it is not necessary to come to the Commission, as the request may be sent by any of the following means:

■ **Email:** cidhdenuncias@oas.org

■ **Fax:** +1 (202) 458-3992 or 6215

■ **Mail:**

Inter-American Commission on Human Rights
1889 F Street N.W.

Washington, D.C. 20006

United States

If the documents are sent electronically, it is not necessary to resend them in hard copy.

Every petition or communication sent should be addressed to the Inter-American Commission on Human Rights.

WHAT IS THE PROCEDURAL COURSE OF MY REQUEST FOR PRECAUTIONARY MEASURES?

57. Should I go to the Commission's headquarters at some point?

It is not necessary to come to the Commission, because the procedure is mainly written. The Commission may call hearings or working meetings in certain matters.

58. How will I find out the Commission's decision regarding my request for precautionary measures?

The Commission sends a letter giving notice of the decision. The letter will be sent to the applicant at the address indicated in the request.

59. After sending my initial request for precautionary measures, may I submit additional information?

If necessary, the applicant may send additional communications regarding the situation of the proposed beneficiary or the facts alleged at any time.

60. What happens if the Commission decides to grant my request for precautionary measures?

If it grants the request, the Commission will turn to the authorities who represent the State in question to ask them to adopt certain measures of protection or prevention. It is the State, in consultation with the beneficiary, that implements the precautionary measures granted.

For more information, visit the Inter-American Commission's website at: www.cidh.org

Form for submitting a petition to the IACtHR

This form is based on the information required by the Commission's Rules of Procedure in order to process petitions and to determine whether there has been a violation of the human rights protected by international treaties ratified by the State that is alleged to have committed these violations. The required information is stipulated in Article 28 of the Commission's Rules of Procedure in the following terms:

Article 28. Requirements for the Consideration of Petitions

Petitions addressed to the Commission shall contain the following information:

- a. the name, nationality and signature of the person or persons making the denunciation; or in cases where the petitioner is a nongovernmental entity, the name and signature of its legal representative(s);
- b. whether the petitioner wishes that his or her identity be withheld from the State;
- c. the address for receiving correspondence from the Commission and, if available, a telephone number, facsimile number, and email address;
- d. an account of the act or situation that is denounced, specifying the place and date of the alleged violations;
- e. if possible, the name of the victim and of any public authority who has taken cognizance of the fact or situation alleged;
- f. the State the petitioner considers responsible, by act or omission, for the violation of any of the human rights recognized in the American Convention on Human Rights and other applicable instruments, even if no specific reference is made to the article(s) alleged to have been violated;
- g. compliance with the time period provided for in Article 32 of these Rules of Procedure;
- h. any steps taken to exhaust domestic remedies, or the impossibility of doing so as provided in Article 31 of these Rules of Procedure; and
- i. an indication of whether the complaint has been submitted to another international settlement proceeding as provided in Article 33 of these Rules of Procedure.

Before filling out the form attached hereto, please read the instructions provided carefully.

GLOSSARY

PETITIONS AND CASES

Under Study. The initial review stage in which the petition is reviewed to determine whether it meets the requirements established in Article 28 of the IACtHR Rules of Procedure. Given the large number of petitions the Commission receives, the preliminary evaluation of a petition may take some time. This stage culminates in a decision on whether or not to process the petition. The petitioner is notified in both cases, i.e. whether or not processing is initiated.

Admissibility. The stage in which the IACtHR determines if a petition meets the admissibility requirements set forth in Articles 46 and 47 of the American Convention on Human Rights, in accordance with the procedure established in Articles 30 and 36 of the Rules of Procedure of the Commission. Processing in this stage begins with the transmittal of the petition to the State and concludes with an IACtHR decision issued in an admissibility or inadmissibility report, which is notified to both parties.

Merits. The stage in which the IACtHR decides on the merits of the case pursuant to the procedure established in Articles 48 and 50 of the American Convention on Human Rights and Articles 37, 38, 39, 43 and 44 of the Rules of Procedure of the Commission. This stage begins with the assignment of a case number and with notification of the admissibility report to the parties and culminates with a report on the merits.

Petition not opened for processing. According to the information received by the IACtHR Executive Secretariat, the petition does not meet the requirements established in Articles 26 and et seq. of the Rules of Procedure of the Commission. Therefore, the petition will not be opened for processing.

Archived. At any time during the processing, the Commission may decide to archive the file if it determines that the grounds for the petition or case do not exist or subsist, or if the information needed to adopt a decision on a petition or case is unavailable. The conditions for archiving a file are set forth in Article 48.1.b of the American Convention on Human Rights and in Article 42.1 of the IACtHR Rules of Procedure.

Follow-up on Recommendations. Once the Commission has published a report on the merits in which it has made recommendations, it may adopt the follow-up measures it deems appropriate, such as requesting information from the parties or holding hearings or working meetings, in order to verify compliance with the recommendations. The follow-up stage is described in Article 48 of the IACtHR Rules of Procedure.

Follow-up on Friendly Settlement. Once the Commission has published a report on a friendly settlement in which it has made recommendations, it may adopt the follow-up measures it deems appropriate, such as requesting information from the parties or holding hearings or working meetings, in order to verify compliance with the friendly settlement agreements. The follow-up stage is described in Article 48 of the IACtHR Rules of Procedure.

PRECAUTIONARY MEASURES

Under Study. Initial review stage to determine whether the request for precautionary measures meets the requirements established in Article 25 of the IACtHR Rules of Procedure. During this stage, the petitioners may be requested to clarify or complete certain relevant aspects of the request. This stage ends with the Commission's decision to grant the request for precautionary measures, request information from the State, or deny the request.

Request rejected. After its examination of the information provided, the Commission has concluded that the request for precautionary measures does not meet the requirements established in Article 25 of its Rules of Procedure. If appropriate, additional information may be submitted on the factors of seriousness, urgency, and the need to prevent irreparable harm. In addition, if the situation presented is deemed to constitute a violation of protected rights, an individual petition may be filed in accordance with Article 28 of the Rules of Procedure of the Commission.

Lifted. The situations in this stage have been considered by the Commission, which has determined that the object of the precautionary measures no longer exists or has validity. Nonetheless, if the circumstances change, a new request may be presented on the basis of elements of seriousness, urgency, and the need to prevent irreparable harm.

NAME Jillie Zun JP TDCJ-CID# 1161551 HOUSING B208
UNIT da DATE CORRESPONDENCE RECEIVED 3/16/21 DATE OFFENDER NOTIFIED 3/17/21

CORRESPONDENCE: TO OR FROM

Albert Jackson
Pc Box 863
Pm Brk N; 17058

1 st Attempt:	/	/
2 nd Attempt:	/	/
3 rd Attempt:	/	/

The above correspondence has been denied to you in accordance with BP-03.91, Uniform Offender Correspondence Rules

DENIED: Publication from individual

RECEIVED:

APPEAL: Should persons outside the institution desire to appeal, submit a written appeal to the Director's Review Committee, PO Box 99, Huntsville, TX 77342-0099. The appeal must reach the DRC **WITHIN TWO (2) WEEKS** of the notification date listed above.

Does offender wish to appeal the decision? Yes No

DRC Non-Appealable List
(Offender cannot appeal)

DISPOSITION IS ALLOWED AND MUST BE CHECKED AT THE TIME OF DENIAL, UNLESS SECURITY CONCERNS MANDATE OFFENDER NOT BE GIVEN A CHOICE OF DISPOSITION (BOARD POLICY 03.91):

No Disposition Allowed

Destroy

Send to the following person at the offender's expense: _____

Name & Address

IF DISPOSITION IS NOT EXECUTED OR LITIGATION/ GRIEVANCE PROCESS HAS NOT BEGUN WITHIN SIXTY (60) DAYS OF THE INITIAL DENIAL OR FROM THE DRC DECISION DATE (IF APPEALED), THE ITEM(S) WILL BE DESTROYED.

Smith Employee Signature

3/16/21 Date

Albert Jackson Offender Signature

3/17/21 Date

UNIT DISPOSITION: MAILED DESTROYED FILED

Date

Employee Signature

DRC APPROVED, RETURNED TO OFFENDER _____

Offender Signature

Date

DISTRIBUTION:

Original - Send to the DRC IF THE OFFENDER WISHES TO APPEAL. If not, keep on unit.
Yellow - Offender Copy

**TEXAS DEPARTMENT OF CRIMINAL JUSTICE
CORRESPONDENCE / CONTRABAND DENIAL FORM**

NAME	TDCJ-CID#	HOUSING
UNIT	DATE CORRESPONDENCE RECEIVED	DATE OFFENDER NOTIFIED

CORRESPONDENCE: TO OR FROM

1 st Attempt:	/ /
2 nd Attempt:	/ /
3 rd Attempt:	/ /

The above correspondence has been denied to you in accordance with BP-03.91, Uniform Offender Correspondence Rules

DENIED: *Violation of TDCJ Rule 10*

RECEIVED: *21 APR 2021*

APPEAL: Should persons outside the institution desire to appeal, submit a written appeal to the Director's Review Committee, PO Box 99, Huntsville, TX 77342-0099. The appeal must reach the DRC WITHIN TWO (2) WEEKS of the notification date listed above.

Does offender wish to appeal the decision? Yes No

DRC Non-Appealable List
(Offender cannot appeal)

DISPOSITION IS ALLOWED AND MUST BE CHECKED AT THE TIME OF DENIAL, UNLESS SECURITY CONCERNS MANDATE OFFENDER NOT BE GIVEN A CHOICE OF DISPOSITION (BOARD POLICY 03.91):

No Disposition Allowed

Destroy

Send to the following person at the offender's expense:

Name & Address

IF DISPOSITION IS NOT EXECUTED OR LITIGATION/ GRIEVANCE PROCESS HAS NOT BEGUN WITHIN SIXTY (60) DAYS OF THE INITIAL DENIAL OR FROM THE DRC DECISION DATE (IF APPEALED), THE ITEM(S) WILL BE DESTROYED.

Employee Signature

Date

Offender Signature

Date

UNIT DISPOSITION: MAILED DESTROYED FILED

Date

Employee Signature

DRC APPROVED, RETURNED TO OFFENDER

Offender Signature

Date

DISTRIBUTION:

Original - Send to the DRC IF THE OFFENDER WISHES TO APPEAL. If not, keep on unit.

Yellow - Offender Copy



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21 - APR DR. HAQUE
REFUSED TO TREAT ME